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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/940,092	08/27/2001	Siegfried Kamlah	GR 00 P 16715	5991		
24131 7	590 05/20/2004		EXAMINER			
LERNER AND GREENBERG, PA			HAMILTON, R	HAMILTON, KIMBERLY Y ,'		
P O BOX 2480)					
HOLLYWOOD, FL 33022-2480			ART UNIT	PAPER NUMBER		
	,		2635	B		
			DATE MAILED: 05/20/2004	DATE MAILED: 05/20/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

i [†]			Application	i No.	Applicant(s)				
•		09/940,092		KAMLAH, SIEGFRIED					
41	Office Action Summary		Examiner		Art Unit				
			Kimberly H	amilton	2635				
	The MAILING DATE of this commu	nication app	ears on the	cover sheet with the c	orrespondence ad	dress			
Period for Reply									
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).									
Status									
· -	Responsive to communication(s) filed on <u>03 March 2004</u> .								
<i>′</i> _		2b)⊠ This a							
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.									
Disposition of Claims									
4)⊠	4) Claim(s) 1-9 is/are pending in the application.								
4a) Of the above claim(s) is/are withdrawn from consideration.									
5) Claim(s) is/are allowed.									
·	Claim(s) <u>1-9</u> is/are rejected. Claim(s) is/are objected to.								
·	Claim(s) are subject to restr	riction and/or	r election re	guirement.					
	ion Papers			'					
9)⊠	The specification is objected to by t	he Examine	r.						
10)⊠	The drawing(s) filed on 27 August 2	<u>2001</u> is/are:	a)⊠ accep	ted or b)☐ objected	to by the Examine	er.			
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).									
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority under 35 U.S.C. §§ 119 and 120									
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 13) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78. a) The translation of the foreign language provisional application has been received. 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific 									
reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.									
Attachmer	• •								
2) Notice	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review mation Disclosure Statement(s) (PTO-1449)			4) Interview Summary 5) Notice of Informal F 6) Other:					

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments, see pp. 17-18, filed 3 March 2004, with respect to the rejection(s) of claim(s) 1, 4 and 7 under 35 U.S.C 103(a) Kirchlinde et al. (US 6577227) in view of Nalbandian et al. (US 6509873) have been fully considered and are persuasive. On pp. 17-18, the applicant argued that the two references did not meet the criteria for combining for the motivation to meet the limitations of a transmitting device that emits a signal of elliptical or circular polarization. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Kirchlinde in view of Gunnarsson (US 5414427) under 35 U.S.C. 103(a) wherein Gunnarsson teaches the limitation of a transmitting device that emits a circular polarized signal.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-2, 4, 6, 7 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kirchlinde et al. (US 6577227) in view of Gunnarsson (US 5414427).

Regarding claims 1, 4, and 7, Kirchlinde teaches a mobile device that consists of a transceiver device (fig. 2, 6), which is disposed in a motor vehicle. The transceiver (6) transmits an interrogation signal in response to the triggering device being activated (col. 1, lines 50-59). Additionally, Kirchlinde teaches a portable code transmitter (fig. 2, 1) that

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is configured to receive the interrogation signal (col. 1, lines 55-59). Also, the transceiver (6) can provide at least two interrogations signals (col. 2, lines 18-19). Moreover, Kirchlinde discloses that the device is vehicle-mounted, which contains an evaluation unit that enables vehicle-specific functions after receiving and comparing the signal (col. 1, lines 61-64). However, Kirchlinde fails to teach that the antenna of the transceiver (6) emits a signal of having either an elliptical or circular polarization.

However, Gunnarsson, who teaches a device for information transmission, expressively discloses the communication device, thus being the transponder, as being installed into or mounted onto a vehicle, such as on a car window (col. 3, lines 25·29). In addition, Gunnarsson teaches that the transponder is capable of transmitting and receiving signals of a circular polarization (col. 8, lines 60·64). It is well known to one skilled in the art to know that circular polarized signals impede intruders from intercepting signals. Henceforth, it would have been obvious to one of ordinary skill in the art at the time the invention was made to enable the transmitting device to emits signals of circular polarization as Gunnarsson teaches into the transmitting unit of Kichlinde, because Kirchline teaches transmitting device without disclosing the polarization of the signal, and Gunnarsson teaches a transmitting device that sends signal in a circular polarization (col. 8, lines 60·64) that prohibits unauthorized personnel to intercept the signal for duplication.

Regarding claim 2, Kirchlinde teaches a mobile device that consists of a transceiver device (fig. 2, 6), which is disposed in a motor vehicle; however, Kirchlinde does not expressively disclose the antennas the transceivers as being orthogonal (perpendicular) to forma circular polarization.

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However, Gunnarsson teaches that the antennas within the transponder are orthogonal to one another; thus, making the transponder polarization circular (col. 8, lines 34-46). Henceforth, it would have been obvious to one of ordinary skill in the art at the time the invention was made to make the antennas orthogonal (perpendicular) to one another as Gunnarsson teaches into the transmitting device of Kirchline, because Kirchlinde implies the polarization as being linear, whereas Gunnarsson teaches the polarization as being circular to provide better security against those who want to intercept the transmitted and received signals.

Regarding claims 6 and 9, Kirchlinde teaches that the transceiver device is configured in a manner that the interrogation signal is emitted at a predetermined time period (col.4, lines 32-41). Moreover, the response signal must also be transmitted at a predetermined time (col. 6, lines 5-11).

3. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kirchlinde in view of Gunnarsson in further view of Daiss et al. (US 6549115).

Regarding claim 3, Kirchlinde teaches that vehicle-specific functions, such as locking and unlocking locks are controlled by the code signal, based upon the response of the evaluation unit (col. 2, lines 30-34). However, Kirchlinde fails to disclose immobilizing functions within the vehicle.

Daiss, who discloses an active and passive remote mobile device, teaches the electronic immobilizer on the vehicle that contains an immobilizer control unit which, in turn, actuates the necessary components to operate the vehicle. Such components include switching means for the ignition in order to start the engine (col. 3, lines 32-40). Furthermore, Daiss further discloses that one can actuate the electronic immobilizer via an

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electronic key (fig.1, 6) or via the passive device (read as smart card fig. 1, 7) (col. 3, lines 57-62).

Therefore, it would have been obvious to one of ordinary skill of the art at the time the invention was made to supply the ability to turn on/off the immobilizer via the communication device of Daiss into Kirchlinde, because Kirchlinde teaches that the communication device actuates locking and unlocking functions on a vehicle utilizing an electronic key and Daiss teaches the device to use an electronic key also as a means to turn on/off the immobilizer.

4. Claims 5 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kirchlinde in view of Gunnarsson in further view of Gold (DE 19718423A1).

Regarding claims 5 and 8, Kirchlinde in view of Nalbandian fails to disclose relevant material regarding coils that function as antennas, which are to be at phase angle of less than or equal to 90 degrees.

Gold, who teaches a portable transmitter, clearly illustrates in fig. 1 that there are at least two coils functioning as antennas. Moreover, the illustration shows that the antennas are perpendicular or 90 degrees to one another.

Therefore, it would have been obvious to one of ordinary skill of the art at the time the invention was made to provide at least two coils that function as antennas and are actuated by being in phase of at least 90 degrees to one another in the mobile device of Kirchlinde in view of Nalbandian in further view of Gold, because Kirchlinde in view of Nalbandian suggests using at least two coils, and Gold teaches at least two coils are perpendicular to one another to provide proper signal transmission.

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Conclusion

5. The prior art made of record and not relied upon is considered pertinent to

applicant's disclosure:

• Nysen et al. (US 5164985) teaches a passive universal communication system

between a communicator and a controller wherein the transmission is of circular

polarization.

• Sears (US 5617084) teaches an apparatus for communicating utility usage between

a transmitter, which may be mounted onto a vehicle, and a receiver wherein the

signal transmission is of circular polarization.

6. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Kimberly Hamilton whose telephone number is

703.305.8975. The examiner can normally be reached from Monday - Friday between the

hours of 7am · 3:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Michael Horabik can be reached on 703.305.4704. The fax phone number for

the organization where this application or proceeding is assigned is 703.308.6743.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is 703.305.3900.

Kimberly Hamilton Patent Examiner Art Unit 2635

13 May 2004

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MICHAEL HORABIK SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2600